A BILL

5 February 1957

To amend the Central Intelligence Agency Act of 1949, as amended, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. Section 5 of the Act entitled the Central Intelligence
Agency Act of 1949, approved June 20, 1949, as amended (63 Stat.
208, 50 U.S.C. 403a) (hereinafter referred to as "such Act"), is
amended to read as follows:

Section 5. (a) Under such regulations as the Director may prescribe, the Agency, with respect to its officers and employees assigned outside the continental United States. may---

- (1) utilize the authorities in Sections 901, 911, 912, 913, 933, 941, 942 and 943 of the Foreign Service Act of 1949, as amended, or as it may hereafter be amended:

 Frovided, That the provisions of Sections 901, 912, and 913 may be utilized only in respect to officers and employees assigned to foreign areas and the Trust Territory of the Pacific Islands;
- (2) pay the costs of travel of new appointers and their dependents, and the transportation of their household goods and personal effects, from places of actual residence in foreign countries at time of appointment to places of employment and return to their actual residences at the time of appointment or a point not more distant:

Frovided, That such appointees agree in writing to remain Approved For Release 2003/09/03: CIA-RDP80-01826R000800040031-0

with the United States Government for a period of not less than twelve months from the time of appointment. Violation of such agreement for personal convenience of an employee or because of separation for misconduct will bar such return payments and, if determined by the Director or his designee to be in the best interests of the United States, any money expended by the United States on account of such travel and transportation shall be considered as a debt due by the individual concerned to the United States.

- (3) grant leave in accordance with the provisions of Sections 203(3) and (f) of the Annual and Sick Leave Act of 1951, as amended, or as it may be reafter be amended.
- In administering the authorities provided under Section

 5(a) of this Act, the Director may designate individual

 employees or groups of employees who are foreign nationals

 and who, by reason of employment by the Agency in certain

 specified positions outside the continental United States,

 shall be granted any or all of the benefits and privileges

 covered under Sec. 5(a) without regard to the provisions of

 any other laws which restrict the payment or granting of

 such benefits and privileges to employees of the United

 States Government who are citizens of the United States.
- SECTION 2. Section 6 of such Act is amended by the insertion of a semicolon in lieu of the period at the end of subsection (f) and by the addition of new subsections (g), (h) and (i) which shall read as follows:

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